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PROJECT NO. 52667

**REPORT AND ATTESTATION
DEMONSTRATING COMPLIANCE
WITH HB 4150**

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**PUBLIC UTILITY COMMISSION
OF TEXAS**

**CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC
REPORT AND ATTESTATION REGARDING
COMPLIANCE WITH HOUSE BILL 4150**

CenterPoint Energy Houston Electric (“CenterPoint Energy” or “CEHE”) hereby files this Report and Attestation Regarding Compliance with House Bill 4150 (“HB 4150”). The October 4, 2021 memorandum filed in this project by the Public Utility Commission of Texas, Division of Compliance and Enforcement, required the filing of this report and attestation by January 14, 2022. Therefore, this submission is timely filed.

Report

1. CenterPoint Energy affirms that each distribution line above 1 kilovolt and each transmission line above 60 kilovolts owned by the Company that crosses a lake listed in PURA § 38.004(b) meets the applicable vertical clearance requirements established in Rule 232 of the National Electrical Safety Code (“NESC”) Standard ANSI (c)(2).
2. The names of the lakes listed in PURA § 38.004(b) crossed by a CenterPoint Energy distribution line or transmission line and the dates on which the Company verified each such line’s compliance with the applicable NESC Standard are set forth in the following table:

HB4150 Lake Crossing Clearance Summary				
Crossing No.	Water bodies	Circuit	kV	Date Verified
1	Gibbons Creek Res	18E & 50B	345	10/26/2021
2	Lake Houston	66E	138	10/6/2021
3	Lake Houston	Formerly 66E/Currently Deenergized*	138	10/6/2021
4	Lake Houston	66J	138	10/26/2021
5	Lake Houston	KW41 & LAK42 (dist)	35	10/26/2021
6	Lake Limestone	98F & 74E	345	10/26/2021

Note: Crossing #3 is a deenergized, grounded circuit across Lake Houston that was taken out of service in 2003. Currently, the crossing meets NESC minimum clearance requirements. At this time, the circuit is not anticipated to be energized in 2022.

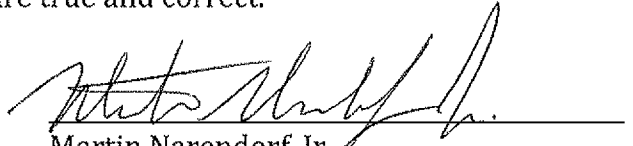
3. No occurrences of noncompliance with PURA §38.004's vertical clearance requirements were identified by CenterPoint Energy in its annual reports filed in either Project No. 50596 or Project No. 51890 with regard to any of its transmission or distribution lines.
4. Each transmission and distribution line owned by CenterPoint Energy over a lake listed in PURA § 38.004(b) meets the required NESC clearance standards in effect at the time the line was constructed or in effect on the effective date of the William Thomas Heath Power Line Safety Act.

Attestation

THE STATE OF TEXAS §
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COUNTY OF HARRIS §

Before me, the undersigned authority, this day personally appeared Martin Narendorf, Jr., Vice President Electric Engineering and Asset Optimization, and duly authorized agent for CenterPoint Energy Houston Electric, LLC ("CenterPoint Energy"), to me known, who under oath deposes and says:

1. My name is Martin Narendorf, Jr., and I am authorized by CenterPoint Energy to make this Attestation.
2. I have reviewed the above report.
3. I attest and affirm that, to the best of my knowledge, information, and belief, all statements contained in the above report are true and correct.


Martin Narendorf, Jr.
VP Electric Engineering and Asset
Optimization

Sworn to and subscribed before me this 13th day of January, 2022.



Notary Public, State of Texas

